UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

BEGASHAW AYELE,	
Plaintiff,)	
v.)	Civil Action No.: 04CV12217-PBS
COGNISA SECURITY COMPANY, INC.,	
Defendant.)	

<u>DEFENDANT'S MOTION FOR LEAVE TO</u> REPLY TO PLAINTIFF'S OPPOSITION TO DEFENDANT'S BILL OF COSTS

Defendant, Cognisa Security Company, Inc. ("Cognisa"), by and through its attorneys, Duane Morris LLP, respectfully moves for leave to file a reply brief (attached hereto as Exhibit 1) in support of its Bill of Costs and to correct a misstatement made by Plaintiff in Plaintiff's Opposition To The Defendant's Bill of Costs ("Opposition"). Cognisa believes that its reply brief will assist the Court in deciding the issues raised by the Opposition.

WHEREFORE, Cognisa respectfully requests that the Court enter an Order allowing it to file a reply brief in support of its Bill of Costs.

Respectfully submitted, COGNISA SECURITY, INC.

By its attorneys

/s/Bronwyn L. Roberts
Bronwyn L. Roberts, BBO# 638079
DUANE MORRIS LLP
470 Atlantic Avenue, Suite 500
Boston, MA 02210
(617) 289-9200

and Co-Counsel (admitted *pro hac vice*) Terry P. Finnerty Georgia Bar No. 261561 Peter B. Murphy Georgia Bar No. 531032 Duane Morris LLP 1180 West Peachtree Street Suite 700 Atlanta, GA 30309 (404) 253-6900

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	,

CERTIFICATE OF SERVICE

I hereby certify that on this 2nd day of December, 2005, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system.

I further certify that I have mailed by United States Postal Service the document to the following non-CM/ECF participant:

Begashaw Ayele 261 O'Callaghan Way #816 South Boston, MA 02127

> /s/Bronwyn L. Roberts Bronwyn L. Roberts Attorney for Defendant